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SPECIAL PRUGHAMS OFFICE

In re Application of

Deboer, Strijker, Heyneker, Platenburg,

Lee, Pieper and Krimpenfort

Serial No. 08/ 154, 019

Filed: November 16, 1993

For: PRODUCTION OF

RECOMBINANT POLYPEPTIDES BY

BOVINE SPECIES AND TRANSGENIC

METHODS

DECISION ACCORDING STATUS

UNDER 37 CFR 1.47(a)

Papers filed May 20, 1994, in response to the "Notice to File Missing Parts" included the following:

- (1) a "Transmittal of Missing Parts" authorizing charge of the surcharge to Deposit Account No. 20-1430;
- (2) a "Petition to Extend Time" and authorization to charge the extension fee (\$660.00);
- (3) a "Petition Under 37 CFR 1.47(a)" and authorization to charge the petition fee (\$130.00);
- (4) a declaration of Rein Strijker and accompanying exhibits showing that the nonsigning inventor was given a complete copy of the application and refused to sign; and
- (5) a "Declaration and Power of Attorney" in compliance with 37 CFR 1.63 signed by each of the signing inventors on behalf of themselves and on behalf of the non-signing inventor.

This application and papers have been reviewed and found in compliance with 37 CFR 1.47(a). This application is hereby accorded Rule 1.47(a) status. Application Branch is authorized to:

- (1) accept this application under Rule 1.47(a); and
- (2) mail a filing receipt with a filing date of November 16, 1993.

As provided in Rule 1.47(a), this Office will forward notice of this application's filing to the non-signing inventor at the address given in the Declaration. Should such notice be returned undelivered, it should be returned to the Office of the Deputy Assistant Commissioner for Patent Policy and Projects and notice of the filing of this application will be published in the Official Gazette when said application is ready for issue and is returned to this Office for review of its Rule 1.47(a) status.

This application is not relieved of its Rule 1.47(a) status and must be returned to the Office of the Deputy Assistant Commissioner for Patent Policy and Projects after mailing any "Notice of Allowability" or "Notice of Allowance and Issue Fee Due" for review of its Rule 1.47(a) status.

Magdalen Y.C. Greenlief

Special Program Examiner

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Office of the Deputy Assistant Commissioner for Patent Policy and Projects



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SPECIALPHUGHAMSUFFICE

Paul Krimpenfort Crayenestersingel 5, 2101 AN Heemstede, The Netherlands

In re Application of Deboer, Strijker, Heyneker, Platenburg, Lee, Pieper and Krimpenfort Serial No. 08/154, 019 Filed: November 16, 1993

For: PRODUCTION OF RECOMBINANT POLYPEPTIDES BY BOVINE SPECIES AND

TRANSGENIC METHODS

Dear Paul Krimpenfort:

You are named as a joint inventor in the above identified United States patent application, filed under the provisions of 35 U.S.C. 116 (United States Code), and 37 CFR 1.47(a), Rules of Practice in Patent Cases. Should a patent be granted on the application you will be designated therein as a joint inventor.

As a named inventor you are entitled to inspect any paper in the file wrapper of the application, order copies of all or any part thereof (at a prepaid cost per 37 CFR 1.19) or make your position of record in the application. Alternatively, you may arrange to do any of the preceding through a registered patent attorney or agent presenting written authorization from you. If you care to join the application, counsel of record (see below) would presumably assist you. Joining in the application would entail the filing of an appropriate oath or declaration by you pursuant to 37 CFR 1.63.

Magdalen Y.C. Greenlief

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Special Program Examiner

Office of the Deputy Assistant Commissioner for Patent Policy and Projects

counsel of record:

William M. Smith

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